HDP/SB/21 based on PTO/SB/21 (08-00)

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AN 2 2 2009

TRANSMITTAL FORM

(to be used for all correspondence after initial filing)

Application Number	10/560,612		
Filing Date	June 7, 2006		
Inventor(s)	Etienne CLYMANS		
Group Art Unit	3671		
Examiner Name	M. Nguyen		
Attorney Docket Number	5100-000028/US		

ENCLOSURES (check all that apply)							
Fee Transmittal F	orm	Assignment Papers (for an Application)		After Allowance Communication to Group			
Fee Attached	l	Letter to the Official Draftsperson and Sheets of Formal Drawing(s)		BR	TTER SUBMITTING APPEAL RIEF AND APPEAL BRIEF (w/clean rsion of pending claims)		
Amendment		Licensing-related Papers			peal Communication to Group otice of Appeal, Brief, Reply Brief)		
After Final		Petition		Proprietary Information			
Affidavits/dec	elaration(s)	Petition to Convert to a Provisional Application		Status Letter			
Extension of Time	e Request	Power of Attorney, Revocation Change of Correspondence Address		Other Enclosure(s) (please identify below):			
Express Abandonment Request		☐ Terminal Disclaimer ☐ Request for Refund			Statement Under 37 C.F.R. 1.133(b)		
☐ Information Disclosure Statement		CD, Number of CD(s)		·			
Certified Copy of Priority Document(s)		Remarks					
Response to Miss Incomplete Applic							
Response to Missing Parts under 37 CFR 1.52 or 1.53							
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT							
Firm or Individual name	Harness, Dickey & Pierce, P.L.C.		Attorney Name Donald J. Daley		Reg. No. 34,313		
Signature	(6)						
Date	January 22, 2009						



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application No.:

10/560,612

Group Art Unit:

3671

Filing Date:

June 7, 2007

Examiner:

M. Nguyen

Applicant:

Etienne CLYMANS

Title:

DEVICE AND METHOD FOR DISLODGING AND RECOVERING

DREDGING MATERIAL OF VARYING NATURES

Attorney Docket:

5100-000028/US

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314 **Mail Stop AF** January 22, 2009

Statement Under 37 C.F.R. §1.133(b)

Sir:

In response to the telephonic interview conducted January 15, 2009, Applicant wishes to thank the Examiner's supervisor for the courtesies extended during the interview. In the interview, the Examiner's supervisor and Applicant representative discussed the Nonresponsive Amendment Notice dated January 6, 2009. The Examiner's supervisor indicated that the independent claim 1 limitation "said number of cutter heads being alternatively mountable" could be interpreted to have more than one meaning, and the Examiner's supervisor therefore requested that the claim language be further limited to clarify any ambiguity. The Examiner's supervisor also indicated that dependent claim 9 recites a step of selecting from a number of cutter heads of different diameter, though a set of cutter heads was already recited in independent claim 1 and the relationship between the cutter head diameters in claim

1 is unclear. Applicant asserts that the limitation of claim 1 reciting "said number of

cutter heads being alternatively mountable" may be broad, but it is not improper.

Furthermore, claim 1 does describe a relationship between the number of cutter heads

and there respective support ring diameters, as claim 1 states that the diameters of

the recited "number of cutter heads" is simply "different." Applicant further submits

that dependent claim 9 recites, in essence, that the selection of a cutter for harder

material has a "smaller diameter," as compared to the other cutter heads.

Applicant asserts that while the language of independent claim 1 and

dependent claim 9 may be broad, the recited claims are certainly not Nonresponsive.

For at least this reason, Applicant asserts that the September 11, 2008 Amendment is

fully responsive, and Applicant therefore looks forward to the Examiner's next Office

Action and/or Notice of Allowance in due course.

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CONCLUSION

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Donald J. Daleý at the telephone number of the undersigned below.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 08-0750 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

HARNESS, DICKEY, & PIERCE, P.L.C.

By

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